CHILD'S NAME:	CASE NUMBER:	
JURISDICTION HEARING—JUVENILE DELINQUENCY		
THE COURT MAKES THE FOLLOWING FINDINGS AND OR	DERS:	
Notice was provided as required by law.		
2. Reading and explanation of the petition and advice of	rights.	
a. Provided by court.		
b. Waived by child counsel for		
ADMISSION OR NO CONTEST PLEA (If items 3, 4 and 5 con	npietea, go to item 14)	
3. The child a. admitted the petition as filed	as amended (date):	
	s filed as amended (date):	
4. Dismissed counts will will not be	considered true for disposition	
Specific Statutory Violations:		
•	y and voluntarily made. rt may consider the police report probation report	
d. There is a factual basis for the admission or	·	
e. The following allegations are admitted and found to be true as alleged:		
Count Number:	Specific Statutory Violations:	
·		
<u></u>		
f. The child was under 14 years old at the time conduct at the time the offense was commit	e of the offense, and the child knew the wrongfulness of his or her ted.	
CONTESTED HEARING		
6. The child denied the allegations of the petition and the		
 The names of the witnesses who testified and the doc Attachment 7, Witness and Evidence List—Juvenile F 	cumentary and other evidence that were admitted are listed on learing.	
8. The child was not represented by counsel and objecti	-	
9. The petition has not been proved beyond a reasonable doubt and is dismissed and all prior orders regarding the petition are terminated.		

CHILD'S NAME:	CASE NUMBER:
-	
10. The allegations of the petition are found to be true	peyond a reasonable doubt.
	as alleged in the petition are found to be true beyond a reasonable doubt.
12. Counts	as alleged in the petition have not been proved beyond a reasonable
doubt and are dismissed.	
13. Counts	as amended are found to be true beyond a reasonable doubt.
AFTER PETITION IS SUSTAINED	
14.	e and Institutions Code.
15. The court has considered that violation of (specify felony if committed by an adult; and declares that violation of felony; violation of	
16. The child's residence is in	County.
	County for disposition and further proceedings. Judicial Council form
Juvenile Court Transfer Orders (form JV-550) will be 18 The child may remain at home is re	e completed and transmitted immediately. leased.
	ce in the child's home is contrary to the child's welfare.
	no available services that would prevent the need for further detention.
	ed on home supervision/electronic monitoring program in the home of
and as set forth in Attachment Terms and Conditio	15.
22. Based on the facts stated on the record, the child is	detained in secure custody pending the disposition hearing.
Temporary placement and care is the responsibility of the probation officer.	
24. Reasonable efforts to prevent or eliminate the need have not been made.	I for detention of the child have been made
25. As soon as possible, the probation officer must pro	vide services that will assist the child and the family to be reunified.
The matter is continued for disposition to at a.m./p.m.	
27. Child continued as ward.	
28. Other orders (specify):	
29. Other orders (specify):	
30. Other orders (specify):	
31. All prior orders not in conflict remain in effect.	
Date:	
	JUDICIAL OFFICER
Attachments:	
JV-624, Terms and Conditions	
Witness and Evidence List	
Other (specify):	